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REMARKS

The Examiner is thanked for indicating that claims 14, 20, and 23 contain allowable subject matter. Claims 1 and 23 have been combined, claim 21 has been canceled, and claims 18 and 22 now depend from claim 1. A new claim 24 depending from claim 1 has been added specifying that the light emitted from the organic light-emitting medium is taken out through the semiconductor layer. A minor spelling error in claim 5 has been corrected.

The claims before the Examiner are claims 1 to 15, 17 to 20, 22, and 24.

The rejection of claim 15 under the second paragraph of 35 USC 112 as indefinite is noted; an appropriate change has been made to eliminate the issue of lack of antecedent basis, more particularly "the conductive layer" has been changed to "a conductive layer." If the Examiner, upon consideration of the amendment believes other language is preferred, the Examiner is requested to telephone the undersigned.

The prior art rejections based upon Towns et al. '885 and Reiss et al. WO '050 are noted. As indicated above, claim 1 (the only independent claim) now contains the features of a claim not so

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rejected and it is therefore believed that all art rejections (both 102 rejections and the 103 rejection) are moot.

In view of the foregoing changes, it is respectfully submitted that the case is in immediate condition for allowance.

The Examiner is thanked for listing the references noted in the Information Disclosure Statement filed January 23, 2001.

The Examiner is requested to telephone the undersigned if additional changes are required in the case prior to allowance.

Respectfully submitted,

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